PCT

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's o	or agent's file reference	1	Con Netification of Transmittal of International				
JSR.P509	-	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)					
International	application No.	International filing date (day/month	/year) Priority date (day/month/year)				
PCT/GB0	0/04667	07/12/2000	08/12/1999				
International Patent Classification (IPC) or national classification and IPC E21B47/022							
Applicant DEN NORSKE STATS OLJESELSKAP A.S. et al.							
This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.							
2. This R	EPORT consists of a total of	6 sheets, including this cover s	heet.				
This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).							
These annexes consist of a total of sheets.							
3. This report contains indications relating to the following items:							
	Basis of the report						
"	☐ Priority ☐ Non-establishment of o	pointion with regard to novelty. In	ventive step and industrial applicability				
 V	☐ Lack of unity of invention		remite step and industrial applicability				
v	⊠ Reasoned statement up ■ Reasoned state		novelty, inventive step or industrial applicability;				
VI VI	☐ Certain documents cite	ed					
VII	□ Certain defects in the in	nternational application					
VIII	☑ Certain observations or	n the international application					
Date of submission of the demand			completion of this report				
05/07/200	91	25.01.2	002				
	nailing address of the International	Authoriz	ed officer				
preminary e	European Patent Office						
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	Fax: +49 89 2399 • 4465	1	ne No. ±49 89 2399 7345				

International application No. PCT/GB00/04667

I. Basis of the report

1.	With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)): Description, pages:					
	1-23	3	as originally filed			
	Clai	ims, No.:				
	1-22	2	as originally filed			
	Dra	wings, sheets:				
	1/6-	6/6	as originally filed			
2.	With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.					
	These elements were available or furnished to this Authority in the following language: , which is:					
		the language of a	translation furnished for the purposes of the international search (under Rule 23.1(b)).			
		the language of p	ublication of the international application (under Rule 48.3(b)).			
			translation furnished for the purposes of international preliminary examination (under Rule			
3.	With	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:				
		contained in the ir	nternational application in written form.			
			the international application in computer readable form.			
		furnished subsequently to this Authority in written form.				
		The state of the s				
		The statement that the international a	at the subsequently furnished written sequence listing does not go beyond the disclosure in application as filed has been furnished.			
		The statement that listing has been fu	at the information recorded in computer readable form is identical to the written sequence urnished.			
4.	The	The amendments have resulted in the cancellation of:				
		the description,	pages:			
		the claims,	Nos.:			

		the drawings,	sheets:		
5.	This report has been established as if (some of) the amendments had not been made, since they have loosidered to go beyond the disclosure as filed (Rule 70.2(c)):				
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this		
6.	Add	itional observations, if	f necessary:		

- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes:

Claims 1-22

No:

Claims

Inventive step (IS)

Yes: Claims 21

No: Claims 1-20, 22

Industrial applicability (IA)

Yes: C

Claims 1-22

No: Claims

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

Reference is made to the following documents:

D1: US-A-4 957 172 D2: WO 96 35859 A

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

V-1 D1, which is considered the closest prior art, discloses the subject-matter of claim 1 as follows (the references in parentheses applying to this document):

A method of estimating positional uncertainty in drilling a well (Abstract I. 7-9), comprising supplying a first set of values representing a first three-dimensional uncertainty of the actual position of a drill bit (claim 1, I. 12-13) with respect to the estimated position thereof (claim 1, I. 9-11), supplying a second set of values representing a second three-dimensional uncertainty of the actual position of a feature (claim 1, I. 7-8) with respect to the estimated position thereof (claim 1, I. 4-6), combining the first and second sets of values to form a third set of values (claim 1, I. 14-15) representing a third uncertainty of the position of the drill bit with respect to the feature (claim 1, I. 16-18), and calculating from the third uncertainty the probability that the drill bit reaches a predetermined position relative to the feature.

The apparatus according to claim 1, therefore differs with respect to D1 in that the "feature" is a geological feature.

The apparatus according to claim 1 is therefore new and the claim meets the novelty requirements of Article 33(2) PCT.

V-2 The problem to be solved by the present invention may therefore be regarded as how to find alternative applications for the claimed method.

To use the method also for geological features is described in D2 (page 24,

last line to page 25, three first lines) as providing the same advantages as in the present application. The skilled person would therefore regard it as a normal design option to include this feature in the method of D1 in order to solve the problem posed.

The solution proposed in claim 1 of the present application can therefore not be considered as involving an inventive step (Article 33(3) PCT).

- Furthermore, D1 discloses the subject-matter of dependent claims 2-5 (see V-3 fig 1 and claim 4). Said claims do therefore not seem to involve an inventive step (Article 33(3) PCT).
- In view of D2, none of claims 6-19 and 22 seem to involve an inventive step V-4 (Article 33(3) PCT).
- Furthermore, D1 discloses the subject-matter of claim 21 as follows (the V-5 references in parentheses applying to this document):

A method of assessing the value of a well, comprising supplying details of a hydrocarbon reservoir, selecting an optimum point of intersection of a drill path with the reservoir (see D1).

The method according to claim 21, therefore differs with respect to D1 in:

Calculating the probabilities of the drill path intersecting the reservoir at a plurality of points using a method as claimed in any one of claims 1 to 20, calculating the probability distribution of the value of recoverable hydrocarbons for each of the points of intersection and deriving from the calculated probabilities and the probability distribution a distribution of the value of the well.

The apparatus according to claim 21 is therefore new and the claim meets the novelty requirements of Article 33(2) PCT.

The problem to be solved by independent claim 21 may be regarded as how V-6

to assess the value of a well. As none of the documents cited in the International Search Report are concerned with the assessment of the value of a well, but are rather directed towards the problem of well intersection, the solution to the problem proposed in claim 21 of the present application is considered as involving an inventive step (Article 33(3) PCT).

Re Item VII

Certain defects in the international application

- VII-1 The Independent claims are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from D1 being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
- VII-2 The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).
- VII-3 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in D1 and D2 is not mentioned in the description, nor are these documents identified therein.
- VII-4 As the subject-matter of claim 22, relate to the subject-matter of claims 14, the numbering of the claims does not meet the requirement of Rule 6.4(c) PCT.

Re Item VIII

Certain observations on the international application

VIII-1 To satisfy the conciseness requirement or Article 6 PCT, the present set of claims should include only the minimum necessary number of independent claims in any one category. Said requirement is not satisfied by independent claims 1 and 21, as in the present case, it is considered appropriate to use only one independent claim in any one category.